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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/842,655	04/27/2001	Haruhiko Kinoshita	048369/0122	7697
	7590 07/17/2007 LARDNER LLP	Haruhiko Kinoshita 048369/0122 7697  EXAMINER  OUELLETTE, JONATHAN P  ART UNIT PAPER NUI  3629  MAIL DATE DELIVERY	INER	
SUITE 500			OUELLETTE, JONATHAN P	
3000 K STREET NW WASHINGTON, DC 20007			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)		
Office Action Summary		09/842,655	KINOSHITA, HARUHIKO		
		Examiner	Art Unit		
		Jonathan Ouellette	3629		
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address		
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period we reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timused and will expire SIX (6) MONTHS from a cause the application to become ABANDONE!	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status					
1)⊠	Responsive to communication(s) filed on 21 M	ay 2007.	•		
2a) <u></u> □	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	33 O.G. 213.		
Dispositi	ion of Claims				
5)□ 6)⊠ 7)□	Claim(s) 10-26 is/are pending in the application 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) 10-26 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or	vn from consideration.			
Applicati	ion Papers				
10)	The specification is objected to by the Examiner The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Example 1.	epted or b) objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). sected to. See 37 CFR 1.121(d).		
Priority ι	ınder 35 U.S.C. § 119				
a)	Acknowledgment is made of a claim for foreign  All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage		
Attachmen		57			
2)  Notic 3) Inform	te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	ite. <u>20070330</u> .		

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#### **DETAILED ACTION**

#### Request for Continued Examination

1. The Request filed on 5/21/2007 for Continued Examination (RCE) under 37 CFR 1.114 based on parent Application No. 09/842,655 is acceptable and a RCE has been established.

An action on the RCE follows.

#### Response to Amendment

2. Claims 1-9 have been cancelled, and Claims 25 and 26 have been added; therefore <u>Claims</u>

10-26 are currently pending in application 09/842,655.

## Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

- 4. <u>Claims 10-26</u> are rejected under 35 U.S.C. 102(e) as being anticipated by Breed et al. (US 6,067,528).
- 5. As per **independent Claims 10, 16, and 23**, Breed discloses a method, comprising: sending at least non-public business information from a candidate enterprise terminal (potential seller

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information) to an application service provider over a communication network, said non-public business information including at least non-public financial, accounting, and tax information of a candidate enterprise (Abstract, C5-C6, veiled information); storing, by said application service provider server, said non-public business information; sending said non-public business information from said application service provider server to a merger and acquisition brokering business entity terminal over said communication network in response to a request from said merger and acquisition brokering business entity terminal (C5-C6); and generating, by said merger and acquisition brokering business entity terminal, a merger or acquisition proposal based on said non-public business information, said merger or acquisition proposal being a proposal that specifies terms for a merger or an acquisition related to said candidate enterprise (Fig.10A, C6, System provides information based on required matching criteria/terms - revenue and geography).

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6. As per Claim 11, 18, and 24, Breed discloses sending at least second non-public business information from a second candidate enterprise (potential buyer information) terminal to said application service provider server over said communication network, said second non-public business information including at least non-public financial, accounting, and tax information of a second candidate enterprise; storing, by said application service provider server, said second non-public business information; sending said second non-public business information from said application service provider server to said merger and acquisition brokering business entity terminal over said communication network in response to a second request from said merger and acquisition brokering business entity terminal; and generating, by said merger and acquisition brokering business entity terminal, a second merger or

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acquisition proposal based on said second non-public business information, said second merger or acquisition proposal being a second proposal that specifies terms for a second merger or a second acquisition related to said second candidate enterprise (C5-C7).

- 7. As per Claim 12 and 19, Breed discloses wherein said step of sending at least non-public business information from a candidate enterprise terminal to an application service provider server over a communication network, comprises: periodically sending (updating) non-public business information from a candidate enterprise terminal to an application service provider server over a communication network, said non-public business information including at least non-public financial, accounting, and tax information of a candidate enterprise (C7, database information is updated)
- 8. As per Claim 13 and 20, Breed discloses wherein said communication network is the Internet (C5 L4).
- 9. As per Claim 14 and 21, Breed discloses wherein said application service provider server comprises a computer; wherein said candidate enterprise terminal comprises a computer; and herein said merger and acquisition brokering business entity terminal comprises a computer (C5-C7).
- 10. As per Claim 15 and 22, Breed discloses wherein said non-public business information has not been made public (C5-C7, veiled information).
- 11. As per Claim 17, Breed discloses sending said merger or acquisition proposal from said merger and acquisition brokering business entity terminal to said candidate enterprise terminal (C5-C7).

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12. As per new Claim 25 and 26, Breed discloses wherein the candidate enterprise terminal is configured to transmit data to the application service provider server to update the non-public business information each time the non-public business information is updated at the candidate enterprise terminal, such that the application service provider server maintains a latest version of the non-public business information from the candidate enterprise terminal (C5-C7).

### Response to Arguments

13. Applicant's arguments filed 5/21/2007, with respect to Claims 10-26, have been considered but are moot in view of the new ground(s) of rejection.

#### **Conclusion**

- 14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jonathan Ouellette whose telephone number is (571) 272-6807. The examiner can normally be reached on Monday through Thursday, 8am 5:00pm.
- 15. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

  John Weiss can be reached on (571) 272-6812. The fax phone numbers for the organization

  where this application or proceeding is assigned (571) 273-8300 for all official

  communications.
- 16. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Office of Initial Patent Examination whose telephone number is (703) 308-1202.

July 8, 2007

Jonathan Ouellette Primary Examiner Technology Center 3600

JONATHAN OUELLETTE JONATHAN OUELLENTER 3600 PRIMARY EXAMINER 3600 TECHNOLOGY CENTER 3600